SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-053885 08/16/2013

CLERK OF THE COURT

HONORABLE DANIELLE J. VIOLA

C. Danos Deputy

IN RE THE MARRIAGE OF MELISSA DANIELSON

SCOTT L PATTERSON

AND

RICOH DANIELSON

DIANNE N SULLIVAN

ORAL ARGUMENT SET

Northeast Regional Court Center -- Courtroom 111

9:34 a.m. This is the time set for Resolution Management Conference. Petitioner/Mother, Melissa Danielson, is present with counsel, Scott L. Patterson. Respondent/Father, Ricoh Danielson, is present with counsel, Dianne N. Sullivan.

A record of the proceeding is made by audio and/or video tape in lieu of a court reporter.

Counsel advise the Court that the parties have reached no agreements.

Mother's Motion to Dismiss has not yet been fully briefed. No Response was filed by Father before Mother filed her Supplement to her Motion to Dismiss on August 15, 2013.

Case status is discussed.

Mother has offered to provide Father with more parenting time at Parenting Skills. No specific agreements were reached due, in part, to Father's inability to afford the cost of additional supervised parenting time.

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IT IS ORDERED that Father's parenting time continue as he has been exercising it at Parenting Skills.

The Court encourages Father to take advantage of Mother's offer for additional parenting time with the child. The Court also encourages Father to investigate other supervised parenting time options which may offer a less clinical environment.

ORAL ARGUMENT SET

IT IS ORDERED setting telephonic Oral Argument on Mother's Motion to Dismiss on October 17, 2013 at 4:00 p.m. (30 minutes allotted) in this Division. The Court will initiate the conference call.

The exchange of records between the parties is proceeding well without the Court needing to enter orders.

As to Father's medical/mental health records,

IT IS ORDERED that the records exchanged are not to be shared with any third parties. The records produced shall be made available to the parties, and the parties shall maintain those records as confidential and use them solely for purposes of the current court proceedings. The parties and counsel shall not disclose the contents of the records or disseminate copies of the records to anyone not involved in this court case.

With respect to Father being providing information by the child's school and child's doctors,

IT IS ORDERED that both parties are entitled to have equal access to prescription medication, documents, and other information concerning the child's education and physical, mental, moral and emotional health including medical, school, police, court and other records directly from the custodian of the records or from the other parent. A person who does not comply with a reasonable request shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to force compliance with this subsection. A parent who attempts to restrict the release of documents or information by the custodian, without a prior court order, is subject to appropriate legal sanctions.

The Court advises Mother to confirm with the child's school and doctors that Father is able to receive information regarding the child.

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The Court advises Father that he may want to schedule an appointment with the child's doctor to obtain more information about the child's medical condition.

10:02 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.